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INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT

INTERNATIONAL APPLICATION PUBLIS	N TREATY (PCT)			
(51) International Patent Classification 6:		(11) International Publication Number:	WO 97/25340	
C07H 21/04, C12N 1/21, 5/16, 15/12, 15/63, C07K 14/00, C12P 21/00, G01N 33/566	A1	(43) International Publication Date:	17 July 1997 (17.07.97)	
(21) International Application Number: PCT/US (22) International Filing Date: 11 January 1996 (patent (AT, BE, CH, DE, DK, ES		
(71) Applicant: HUMAN GENOME SCIENCES, INC. 9410 Key West Avenue, Rockville, MD 20850-33	-	• 1		
(72) Inventor: LI, Yi; 16125 Howard Landing Drive, Gait MD 20878 (US).	thersbu	3,		
(74) Agent: BENSON, Robert, H.; Human Genome Scien 9410 Key West Avenue, Rockville, MD 20850 (U				

(54) Title: HUMAN G-PROTEIN CHEMOKINE RECEPTOR HSATU68

(57) Abstract

Human G-protein chemokine receptor polypeptides and DNA (RNA) encoding such polypeptides and a procedure for producing such polypeptides by recombinant techniques is disclosed. Also disclosed are methods for utilizing such polypeptides for identifying antagonists and agonists to such polypeptides and methods of using the agonists and antagonists therapeutically to treat conditions related to the underexpression and overexpression of the G-protein chemokine receptor polypeptides, respectively. Also disclosed are diagnostic methods for detecting a mutation in the G-protein chemokine receptor nucleic acid sequences and detecting a level of the soluble form of the receptors in a sample derived from a host.

VERSION*

WORLD INTELLECTUAL PROPERTY ORGANIZATION International Bureau



INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(51) International Patent Classification 6: C07H 21/04, C12N 1/21, 5/16, 15/12, 15/63, C07K 14/00, C12P 21/00, G01N 33/566

(11) International Publication Number:

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(43) International Publication Date:

17 July 1997 (17.07.97)

(21) International Application Number:

PCT/US96/00499

A1

(22) International Filing Date:

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(71) Applicant: HUMAN GENOME SCIENCES, INC. [US/US]; 9410 Key West Avenue, Rockville, MD 20850-3338 (US).

(72) Inventor: LI, Yi; 16125 Howard Landing Drive, Gaithersburg, MD 20878 (US).

(74) Agent: BENSON, Robert, H.; Human Genome Sciences, Inc., 9410 Key West Avenue, Rockville, MD 20850 (US).

Published

With international search report.

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(57) Abstract

Human G-protein chemokine receptor polypeptides and DNA (RNA) encoding such polypeptides and a procedure for producing such polypeptides by recombinant techniques is disclosed. Also disclosed are methods for utilizing such polypeptides for identifying antagonists and agonists to such polypeptides and methods of using the agonists and antagonists therapeutically to treat conditions related to the underexpression and overexpression of the G-protein chemokine receptor polypeptides, respectively. Also disclosed are diagnostic methods for detecting a mutation in the G-protein chemokine receptor nucleic acid sequences and detecting a level of the soluble form of the receptors in a sample derived from a host.

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PATENT COOPERATION TREA

PCT

ATY REC'D 30	APR 1998
WIFO	101

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Articl 36 and Rule 70)

Applicant's or agent's file reference	FOR FURTHER ACTION		fication of Transmittal of International
PF218PCT		Preliminar	y Examination Report (Form PCT/IPEA/416)
International application No.	International filing date (day)	/month/year)	Priority date (day/month/year)
PCT/US96/00499	11 JANUARY 1996		NONE
International Patent Classification (IPC) Please See Supplemental Sheet.	or national classification and	IPC	
Applicant HUMAN GENOME SCIENCES, INC	C.		·
Examining Authority and is 2. This REPORT consists of a This report is also accombeen amended and are the (see Rule 70.16 and Sec	total of sheets. sheets. sheets, i.e., sheets basis for this report and/or tion 607 of the Administrative.	nt according to neets of the des	cription, claims and/or drawings which have ng rectifications made before this Authority.
These annexes consist of a to	otal of sheets.		
IV Lack of unity of V X Reasoned stateme citations and expla VI Certain documents VII Certain defects in	ort nt of report with regard to invention nt under Article 35(2) with reporting such state	novelty, inver egard to novel ement	ntive step or industrial applicability ty, inventive step or industrial applicability;
Date of submission of the demand	Da	te of completic	on of this report
01 AUGUST 1997		01 APRIL 19	•
Nam and mailing address f the IPEA. Commissioner of Patents and Trader Box PCT Washington, D.C. 20231 Facsimile No. (703) 305-3230	martos	thorized office MICHAEL PA) of N

		<u> </u>	
	f the report		
1. This report under Artic	has been drawn on the le 14 are referred to in	e basis of (Substitute sheets this report as "originally file	which have been furnished to the receiving Office in response to an invitation ed and are not annexed to the report since they do not contain amendments):
x	the internations	al application as origin	pally filed.
x	the description,	pages 1-40	, as originally filed.
			, filed with the demand.
		pages NONE	, filed with the letter of
		pages	, filed with the letter of
x	the claims,	Nos. 1-28	_ , as originally filed.
	l and one mus,		_ , as amended under Article 19.
			_ , filed with the demand.
			, filed with the letter of
		Nos	, filed with the letter of
	the drawings,	sheets/fig 1-6	, as originally filed.
LX			, filed with the demand.
		=	, filed with the letter of
			, filed with the letter of
		-	
2. The ame	ndments have resul	ted in the cancellation of	of:
	.		•
<u>Lx</u>	the description	NONE	·
<u> </u>	the claims,	Nos. NONE	
×	the drawings,	sheets/fig NONE	
3. T	his report has been o	established as if (some of	f) the amendments had not been made, since they have been considered at in the Supplemental Box Additional observations below (Rule 70.2(c)).
. ~	go ocyclas das daso.		2
4. Additio	nal observations, i	f necessary:	
NONE	•		

III. N	n-establishm nt of pinion with regard t nov lty, inventiv step and industrial applicability
The que industria	estion whether the claimed inventi n appears to be novel, to involve an inventive step (to be non-obvious), or to be ally applicable have not been and will not be examined in respect of:
	the entire international application.
x	claims Nos. <u>14-20, 23-26, 28</u>
because	
	the said international application, or the said claim Nos relate to the following subject matter which does not require international preliminary examination (specify).
!	
·	
	the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify).
	th claims, or said claims Nos are so inadequately supported by th descripti n that no meaningful opinion could be formed.
x	no international search report has been establish d for said claims Nos. 14-20, 23-26, 28

International application No.

PCT/US96/00499

V. Reas ned stat ment under Articl 35(2) with regard t novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. STATEMENT			
Novelty (N)	Claims	3, 5-7, 11-13, 21-22, 27	YES
, , ,	Claims	1-2, 4, 8-10	NO
Inventive Step (IS)	Claims	NONE	YES
	Claims	1-13, 21-22, 27	NO
Industrial Applicability (IA)	Claims	1-13, 21-22, 27	YES
	Claims	NONE	NO

2. CITATIONS AND EXPLANATIONS

Claims 1-2, 4, and 8-10 lack novelty under PCT Article 33(2) as being anticipated by MARCHESE et al.

Figure 1A (page 337) discloses the nucleotide and the deduced amino acid sequence of GPR9 which has 99.9% identity with the claimed nucleotide sequence of Figure 1 (of HSATU68) of the application (SEQ ID NO:1) which meets the limitations of claims 1-2 and 8. GPR9 DNA was isolated from genomic library which meets the limitations of claim 4 (page 336, left column). The GPR9 clone was isolated from lambda EMBL3 SP7/T7 vector packaged library which inherently requires the propagation in the bacterial cell which meets the limitations of claims 9-10 (page 336, left column).

Claims 1-2, 4, 8-13, 21-22, and 27 lack an inventive step under PCT Article 33(3) as being obvious over MACHESE et al. in view of SUZUKI et al.

MARCHESE et al. teachings are discussed above. MARCHESE et al. teach that it is desirable to use binding assays to test which chemokines are functional ligands for the receptor encoded by GPR9(page 340, left column, middle paragraph; page 344, left column). MARCHESE et al. do not disclose a HSATU68 protein.

SUZUKI et al. teach the recombinant expression of IL-8 receptor in CHO cells transfected with IL-8 cDNA in a pRC/CMV vector (page 18265, left column and figure 4). SUZUKI et al. teach the binding assays and competition assays using MGSA, NAP-2, and IL-8 with the transfected CHO cells expressing IL-8 receptor(figures 4 and 6). SUZUKI et al. teach that the N-terminus of IL-8 receptor confers high affinity binding and ligand binding specificity (page 18263, abstract).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the GPR9 DNA of MARCHESE et al. to express the GPR9 protein using the expression (Continued on Supplemental Sheet.)

International application No.
PCT/US96/00499

VIII. Certain bservati ns n th internati nal application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claims 1-4, 8-13, 21-22, and 27 are not fully supported because the description fails to enable practice of the claimed invention. Claims encompass a polypeptide produced with a polynucleotide which results in variants and fragments of polypeptide disclosed in figure 1 with 70% sequence identity. However, the description fails to enable such variant polypeptide because it requires undue experimentation for one skilled in the art to determine whether the variants or fragments are functional. The ligand which activates the claimed G-protein receptor, HSATU68, is not known and without a ligand it would require undue experimentation to test the numerous variants encompassed by the claims. Furthermore, G-protein receptors has seven transmembrane domains which form a pocket for the ligand binding and it is unpredictable to determine effect of mutations in this regions.

International application No. PCT/US96/00499

Supplemental B x

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes I - VIII

Sheet 10

CLASSIFICATION:

The International Patent Classification (IPC) and/or the National classification are as listed below: IPC(6): C07H 21/04; C12N 1/21, 5/16, 15/12, 15/63; C07K 14/00; C12P 21/00; G01N 33/566; and

US Cl.: 536/23.5, 24.33; 530/350; 435/7.21, 69.1, 252.3, 320.1, 325

V. 2. REASONED STATEMENTS - CITATIONS AND EXPLANATIONS (Continued): techniques taught by SUZUKI et al. because MARCHESE et al. teach that it is desirable to use binding assays to test which chemokines are functional ligands for the receptor encoded by GPR9(page 340, left column, middle paragraph; page 344, left column).

Claim 3 lacks an inventive step under PCT Article 33(3) as being obvious over MACHESE et al. in view of SAMBROOK et

MARCHESE et al. teachings are discussed above. MARCHESE et al. does not teach polynucleotide which is an RNA.

SAMBROOK et al. teach a RNA riboprobes as the probes of choice for most purposes(page 10.3).

It would have been obvious to one of ordinary skill in the art at the time of the invention to use the GPR9 DNA f MARCHESE et al. to express make the RNA riboprobe as taught by SAMBROOK et al. One of ordinary skill in the art would have been motivated to make the modification because SAMBROOK et al. teach that RNA riboprobes are superior probes for most purposes.

Claims 5-7 lack an inventive step under PCT Article 33(3) as being obvious over MARCHESE et al.

Figure 1A (page 337) discloses the nucleotide and the deduced amino acid sequence of GPR9 which has 99.9% identity with the claimed nucleotide sequence of Figure 1 (of HSATU68) of the application (SEQ ID NO:1) which meets the limitations of claims 5-7 because the differences are due to obvious allelic variations or due to degeracy of codon.

Claims 1-13, 21-22, and 27 meet the criteria set out in PCT Article 33(4), because claimed products are useful for generating pharmaceutical compounds.



PCT

TRANSLATION

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference E2437-00	FOR FURTHER ACTION	ON See Not Prelimina	ification of Transmittal of International ry Examination Report (Form PCT/IPEA/416)
International application No. PCT/JP 96/00499	International filing date (day 01.03.9	/month /year) 6	Priority date (day/month/year) 01.03.95
International Patent Classification (IPC C07C317/14, 317/22, 317/2 31/11, 31/12, 31/165, 31/2	4,317/44,323/09,323	PC /18,323/22	,323/31,323/62,A61K31/10,
Applicant TOYAMA CHEMICAL CO.	, LTD.		
This international preliminary Authority and is transmitted to	y examination report has been the applicant according to Arti	n prepared by cle 36.	this International Preliminary Examining
2. This REPORT consists of a tot	tal of 3 sheets, inclu	ıding this cover	sheet.
heen amended and are the	npanied by ANNEXES, i.e., sh he basis for this report and/or tion 607 of the Administrative I	sheets containir	ription, claims and/or drawings which have ag rectifications made before this Authority or the PCT).
These annexes consist of a tota	al of sheets.		
3. This report contains indication	s relating to the following item	s:	
I X Basis of the report	I X Basis of the report		
II Priority	II Priority		
III Non-establishmer	nt of opinion with regard to nov	elty, inventive s	tep and industrial applicability
IV Lack of unity of the			
V X Reasoned stateme	Decreed to a country inventive step or industrial applicability:		
VI Certain document	ts cited		
VII Certain defects in	the international application		
VIII Certain observation	ons on the international applica	tion	
·			
		4 6 14	- SALIO
Date of submission of the demand 28.06.96		te of completion	or this report
28.06.96		3.03.37	
Name and mailing address of the IPEA	A/JP Au	thorized officer	
Faccimile No.	Te	lenhone No.	

International Applicati n No.

PCT/JP96/00499

I.	Basis of	the report			
1.	This report has been drawn on the basis of (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):				
	Article	•	his report as "originally filed" and are not annexe pplication as originally filed.	d to the report since they do not contain amendments.):	
	A	the description,		, as originally filed,	
	لــا	the description,		, filed with the demand,	
				Glad wish sha lawar of	
			pages	, filed with the letter of	
		the claims,	Nos.	, as originally filed,	
	,		Nos.	, as amended under Article19,	
		•	Nos.	, filed with the demand,	
			Nos.	, filed with the letter of,	
			Nos.	, filed with the letter of	
		the drawings,	sheets/fig	, as originally filed,	
		the drawings,			
				, filed with the demand, , filed with the letter of	
			sheets/fig	Cl. I with the leaves of	
2.	The an		ulted in the cancellation of:		
		the description,	pages		
		the claims,	Nos.		
		the drawings,	sheets/fig		
3.		This report has been the disclosure as file	n established as if (some of) the amendments led, as indicated in the Supplemental Box (Rul	nad not been made, since they have been considered to go beyond e 70.2(c)).	
4.	Addit	ional observations,	if necessary:		
		· -			
1					
				· · · · · · · · · · · · · · · · · · ·	

Interior No.
PCT/JP 96/00499

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1. Statement			
Novelty (N)	Claims	1-15	YES
	Claims		NO
Inventive step (IS)	Claims	1-15	YES
	Claims		NO NO
Industrial applicability (IA)	Claims	1-15	YES
	Claims		NO

2. Citations and explanations

Neither document [JP, 4-154737, A (OTSUKA PHARMACEUTICAL CO., LTD.), 27 May, 1992 (27.05.92)], nor document [JP, 5-501266, A (United Kingdom), 11 March, 1993 (11.03.93)], nor document [JP, 3-503771, A (MERK PATENT GmbH), 22 August, 1991 (22.08.91)] disclose the compounds defined in the present inventions. In addition, the medicinal effects of the compounds of the present inventions are recognized as mentioned in the description.

A. CLASSIFICATION OF SUBJECT MATTER IPC(6) :Please See Extra Sheet. US CL :536/23.5, 24.33; 530/350; 435/7.21, 69.1, 240.2, 252.3, 320.1; According to International Patent Classification (IPC) or to both national classification and IPC				
B. FIELDS SEARCHED				
Minimum documentation searched (classification system followed	d by classification symbols)	ļ		
U.S. : 536/23.5, 24.33; 530/350; 435/7.21, 69.1, 240.2,	252.3;			
Documentation searched other than minimum documentation to the	e extent that such documents are included	in the fields searched		
Electronic data base consulted during the international search (na	ome of data base and, where practicable	search terms used)		
Please See Extra Sheet.				
C. DOCUMENTS CONSIDERED TO BE RELEVANT				
Category* Citation of document, with indication, where ap	propriate, of the relevant passages	Relevant to claim No.		
X MARCHESE et al. Cloning and Three Novel Genes, GPR9, GPR1	Chromosomal Mapping of	1-10 		
Y Receptors Related to Interleukin		11-13, 21, 22,		
Somatostatin Receptors. Genomi	cs. 1995, Vol. 29, pages	27		
335-344, especially pages 337, 3				
Confers High Affinity Binding to Biological Chemistry, 15 July 1994	SUZUKI et al. The N Terminus of Interleukin-8 (IL-8) Receptor Confers High Affinity Binding to Human IL-8. Journal of Biological Chemistry, 15 July 1994, Vol. 269, No. 28, pages 18263-18266, see whole document.			
Further documents are listed in the continuation of Box (C. See patent family annex.			
Special categories of cited documents:	*T* later document published after the induced and not in conflict with the applied	cation but cited to understand the		
"A" document defining the general state of the art which is not considered to be part of particular relevance	principle or theory underlying the in "X" document of particular relevance; the			
E cartier document published on or after the international filing date	"X" document of particular relevance; the considered novel or cannot be considered novel or cann	ered to involve an inventive step		
"L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)	"Y" document of particular relevance; to considered to involve an inventiv	he claimed invention cannot be		
"O" document referring to an oral disclosure, use, exhibition or other means	considered to involve an inventive combined with one or more other su- being obvious to a person skilled in	ch documents, such combination		
P document published prior to the international filing date but later than the priority date claimed	*&* document member of the same pater	at family		
Date of the actual completion of the international search Date of mailing of the international search report 06 JUN 1996				
16 MAY 1996	Authorized officer	0 1 2		
Name and mailing address of the ISA/US Commissioner of Patents and Trademarks Box PCT Washington, D.C. 20231				
Facsimile No. (703) 305-3230	Telephone No. (703) 308-0196	<i>V</i>		

B x I Observations where certain claims were found unsearchable (Continuation of item 1 f first	sheet)
This international report has not been established in respect of certain claims under Article 17(2)(a) for the follo	wing reasons:
1. Claims Nos.: Cause they relate to subject matter not required to be searched by this Authority, namely:	
2. Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed an extent that no meaningful international search can be carried out, specifically:	requirements to such
Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third senter.	nces of Rule 6.4(a).
Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)	
This International Searching Authority found multiple inventions in this international application, as follows	's :
Please See Extra Sheet.	
1. As all required additional search fees were timely paid by the applicant, this international search reclaims.	port covers all searchable
2. As all searchable claims could be searched without effort justifying an additional fee, this Authori of any additional fee.	ty did not invite payment
3. As only some of the required additional search fees were timely paid by the applicant, this internationally those claims for which fees were paid, specifically claims Nos.:	ional search report covers
4. X No required additional search fees were timely paid by the applicant. Consequently, this interrestricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-13, 21-22, 27.	mational search report is
Remark a Protest The additional search fees were accompanied by the applicant's protes	t.
No protest accompanied the payment of additional search fees.	

International application No. PCT/US96/00499

A. CLASSIFICATION OF SUBJECT MATTER:

IPC (6):

C07H 21/04; C12N 1/21, 5/16, 15/12, 15/63; C07K 14/00; C12P 21/00; G01N 33/566;

B. FIELDS SEARCHED

Electronic data bases consulted (Name of data base and where practicable terms used):

APS, STN, MEDLINE, CAPLUS, EMBL, GENBANK, GENESEQ, EST-STS, PIR, SWISS-PROT.

search terms: authors, G protein, receptor, glycoprotein, chemokine.

sequence: seq ID # 1, 2, and 9.

BOX II. OBSERVATIONS WHERE UNITY OF INVENTION WAS LACKING

This ISA found multiple inventions as follows:

This application contains the following inventions or groups of inventions which are not so linked as to form a single inventive concept under PCT Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid.

Group 1: claims 1-13, 21-22, 27 drawn to human G-protein Chemokine receptor, the DNA encoding it, vector

constructs, host cells and method of using the receptor;

Group 2: claim 14 drawn to antibodies;

Group 3: claims 15 and 17 drawn to agonist and method of treatment with agonist;

Group 4: claims 16 and 18 drawn to antagonist and method of treatment with antagonist;

Group 5: claim 19 drawn to a method of human gene therapy;

Group 6: claim 20 drawn to a second method of human gene therapy;

Group 7: claims 23-26 drawn to a method of diagnosis;

Group 8: claim 28 drawn to a second method of diagnosis.

The inventions listed as Groups 1-8 do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons. Group 1 is directed to a receptor, the DNA that encodes it, method of making it, and first method of using the receptor. The special technical feature is the disclosed protein and DNA sequences. Groups 2 and 3 are drawn to structurally different products which do not share the same or a corresponding special technical feature with Group 1. Groups 4-8 are drawn to additional methods with different goals, method steps and starting material, which do not share the same or a corresponding special technical feature with each other or with Groups 1-3. Note that PCT Rule 13 does not provide for multiple products or methods within a single application. Since the special technical feature of each Group invention is not present in any other Group invention, unity of invention is lacking.

			
A. CLASSIFICATION OF SUBJECT MATTER			
IPC(6): Please See Extra Sheet. US CL: 536/23.5, 24.33; 530/350; 435/7.21, 69.1, 240.2, 252.3, 320.1; According to International Patent Classification (IPC) or to both national classification and IPC			
B. FIELDS SEAR			
Minimum documentati	on searched (classification system follow	ved by classification symbols)	
U.S. : 536/23.5, 2	24.33; 530/350; 435/7.21, 69.1, 240.2	, 252.3;	
Documentation searche	d other than minimum documentation to the	he extent that such documents are included	in the fields searched
Electronic data base co Please See Extra S		name of data base and, where practicable	, search terms used)
C. DOCUMENTS	CONSIDERED TO BE RELEVANT	·	
Category* Citation	on of document, with indication, where a	appropriate, of the relevant passages	Relevant to claim No.
MARCHESE et al. Cloning and Chromosomal Mapping of Three Novel Genes, GPR9, GPR10, and GPR14, Encoding		1-10	
Y Recept Somat	Receptors Related to Interleukin 8, Neuropeptide Y, and Somatostatin Receptors. Genomics. 1995, Vol. 29, pages 335-344, especially pages 337, 340-343.		11-13, 21, 22, 27
Confer Biologi	(I et al. The N Terminus of Ir is High Affinity Binding to cal Chemistry, 15 July 1994 -18266, see whole docume	Human IL-8. Journal of 4, Vol. 269, No. 28, pages	11-13, 21, 22, 27
Further documen	ts are listed in the continuation of Box C	C. See patent family annex.	
	of cited documents: the general state of the art which is not considered cular relevance	"T" later document published after the inte- date and not in conflict with the applica principle or theory underlying the inve	tion but cited to understand the
"E" carlier document published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "Y"		considered novel or cannot be consider when the document is taken alone "Y" document of particular relevance; the considered to involve an inventive	ed to involve an inventive step claimed invention cannot be step when the document is
means being obvious to a person skilled in the art P* document published prior to the international filing date but later than "A" document member of the same parent family		art	
the priority date of Date of the actual comp 16 MAY 1996	letion of the international search	Date of mailing of the international sea 06 JUN 1996	rch report
Name and mailing addre Commissioner of Patents Box PCT Washington, D.C. 2023 Facsimile No. (703) 3	and Trademarks	Authorized officer MICHAEL PAK Telephone No. (703) 308-0196	es fos

Box I Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This international report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. Claims Nos.: cause they relate to subject matter not required to be searched by this Authority, namely:
Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:
3. Claims Nos.:
because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
Please See Extra Sheet.
1. As all required additional search fees were timely paid by the applicant, this international search report covers all searchable
claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. As only some of the required additional search fees were timely paid by the applicant, this international search report covers
only those claims for which fees were paid, specifically claims Nos.:
4. X No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.: 1-13, 21-22, 27.
Remark on Protest The additional search fees were accompanied by the applicant's protest.
No protest accompanied the payment of additional search fees.

PALENT COOPERATION TREATY

From the INTERNATIONAL BUREAU **PCT** United States Patent and Trademark Office **NOTIFICATION CONCERNING** (Box PCT) **DOCUMENT TRANSMITTED** Crystal Plaza 2 Washington, DC 20231 **ETATS-UNIS D'AMERIQUE** Date of mailing (day/month/year) in its capacity as elected Office 13 October 1997 (13.10.97) International filing date (day/month/year) International application No. 01 March 1996 (01.03.96) PCT/JP96/00499 **Applicant** TOYAMA CHEMICAL CO., LTD. et al The International Bureau transmits herewith the following documents and number thereof: copy of the English translation of the international preliminary examination report (Article 36(3)(a))

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

Sean Taylor

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

PA. cNT COOPERATION TREATY:

	From the INTERNATIONAL BUREAU
PCT	То:
NOTIFICATION OF THE RECORDING OF A CHANGE (PCT Rule 92bis.1 and Administrative Instructions, Section 422) Date of mailing (day/month/year)	BENSON, Robert, H. Esq. Human Genome Sciences, Inc. 9410 Key West Avenue Rockville, MD 20850 ETATS-UNIS D'AMERIQUE
21 March 1997 (21.03.97)	
Applicant's or agent's file reference PF218PCT	IMPORTANT NOTIFICATION
International application No. PCT/US96/00499	International filing date (day/month/year) 11 January 1996 (11.01.96)
The following indications appeared on record concerning: the applicant	X the agent the common representative
Name and Address SQUIRE, William Carella, Byrne, Bain, Gilfillan, Cecchi, Stewart & Olstein 6 Becker Farm Road Roseland, NJ 07068 United States of America	Telephone No. Facsimile No. Teleprinter No.
The International Bureau hereby notifies the applicant that the X the person X the name X the add	
Name and Address BENSON, Robert, H. Esq. Human Genome Sciences, Inc. 9410 Key West Avenue Rockville, MD 20850 United States of America	State of Nationality Telephone No. 301-309-8504 Facsimile No. 301-309-8512 Teleprinter No.
Further observations, if necessary: Please also note the change of the agent's file reference num	nber.
4. A copy of this notification has been sent to:	
X the receiving Office the International Searching Authority the International Preliminary Examining Authority	the designated Offices concerned the elected Offices concerned other:
	Authorized officer
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	G. Bähr
Facsimile No.: (41-22) 740.14.35	Telephone No.: (41-22) 730.91.11

Form PCT/IB/306 (March 1994)

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PAIENT COOPERATION TREATY

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

United States Patent and Trademark Office (Box PCT)

Crystal Plaza 2 Washington, DC 20231 ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year)

03 October 1997 (03.10.97)

in its capacity as elected Office

International application No.
PCT/US96/00499

Applicant's or agent's file reference PF218PCT

International filing date (day/month/year)
Priority date (day/month/year)
11 January 1996 (11.01.96)

Applicant

HUMAN GENOME SCIENCES, INC. et al

was not

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. The designated Office is hereby notified of its election made:	

in the demand filed with the International Preliminary Examining Authority on:

01 August 1997 (01.08.97)

in a notice effecting later election filed with the International Bureau on:

.

2. The election X was

made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under

Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

Jocelyne Rey-Millet

Telephone No.: (41-22) 338.83.38

Form PCT/IB/331 (July 1992)

Facsimile No.: (41-22) 740.14.35

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.TENT COOPERATION TREATY

PCT

NOTIFICATION REGARDING THE CONFIRMATION OF PRECAUTIONARY DESIGNATIONS

(PCT Rule 24.2(a), last sentence)

From the INTERNATIONAL BUREAU

To:

BENSON, Robert, H. Human Genome Sciences, Inc. 9410 Key West Avenue Rockville, MD 20850 ETATS-UNIS D'AMERIQUE

Applicant's or agent's file reference PF21	nce 8PCT	IMPORTANT NOTIFICATION
International application No. PCT/US96/00499	International filing date (day/month/ 11 January 1996 (11.01.19	, , , , , , , , , , , , , , , , , , , ,
Applicant	HUMAN GENOME SCI	<u>, </u>

 The applicant is hereby notified that, pursuant to the confirmation of precautionary designations, the following designated Offices will also be notified of the receipt of the record copy by the International Bureau:

List of designated Offices

National: US

Name(s) of applicant(s) for

the designated States concerned: LI, Yi

- This notification complements the Notification of Receipt of Record Copy (Form PCT/IB/301).
- 3. The applicant is reminded that:
 - (i) the data appearing above, and especially the (list of) designation(s) should be carefully checked;
 - (ii) the time limits for entering the national phase in the designated Offices must be monitored by the applicant (see the Annex to Form PCT/IB/301).
- 4. A copy of this notification is being sent to the receiving Office.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer G. Bähr
Facsimile No. (41-22) 740.14.35	Telephone No. (41-22) 338.83.38

PATENT COOPERATION TREAT

COMMUNICATION OF INTERNATIONAL APPLICATIONS

PCT

(PCT Article 20)

To

United States Patent and Trademark Office (Box PCT) Crystal Plaza 2 Washington, DC 20231

ETATS-UNIS D'AMERIQUE

From the INTERNATIONAL BUREAU

in its capacity as designated Office

Date of mailing:

12 September 1997 (12.09.97)

The International Bureau transmits herewith copies of the international applications having the following international application numbers and international publication numbers:

International application no.:

PCT/US96/00499

International publication no.:

WO97/25340

CORRECTED CORRIGER.

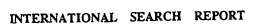
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

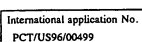
Facsimile No.: (41-22) 740.14.35

Authorized officer:

J. Zahra

Telephone No.: (41-22) 338.83.38





A. CLASSIFICATION OF SUBJECT MATTER:

IPC (6):

C07H 21/04; C12N 1/21, 5/16, 15/12, 15/63; C07K 14/00; C12P 21/00; G01N 33/566;

B. FIELDS SEARCHED

Electronic data bases consulted (Name of data base and where practicable terms used):

APS, STN, MEDLINE, CAPLUS, EMBL, GENBANK, GENESEQ, EST-STS, PIR, SWISS-PROT. search terms: authors, G protein, receptor, glycoprotein, chemokine. sequence: seq ID # 1, 2, and 9.

BOX II. OBSERVATIONS WHERE UNITY OF INVENTION WAS LACKING

This ISA found multiple inventions as follows:

This application contains the following inventions or groups of inventions which are not so linked as to form a single inventive concept under PCT Rule 13.1. In order for all inventions to be examined, the appropriate additional examination fees must be paid.

Group 1: claims 1-13, 21-22, 27 drawn to human G-protein Chemokine receptor, the DNA encoding it, vector constructs, host cells and method of using the receptor;

Group 2: claim 14 drawn to antibodies;

Group 3: claims 15 and 17 drawn to agonist and method of treatment with agonist;

Group 4: claims 16 and 18 drawn to antagonist and method of treatment with antagonist;

Group 5: claim 19 drawn to a method of human gene therapy;

Group 6: claim 20 drawn to a second method of human gene therapy;

Group 7: claims 23-26 drawn to a method of diagnosis;

Group 8: claim 28 drawn to a second method of diagnosis.

The inventions listed as Groups 1-8 do not relate to a single inventive concept under PCT Rule 13.1 because, under PCT Rule 13.2, they lack the same or corresponding special technical features for the following reasons. Group 1 is directed to a receptor, the DNA that encodes it, method of making it, and first method of using the receptor. The special technical feature is the disclosed protein and DNA sequences. Groups 2 and 3 are drawn to structurally different products which do not share the same or a corresponding special technical feature with Group 1. Groups 4-8 are drawn to additional methods with different goals, method steps and starting material, which do not share the same or a corresponding special technical feature with each other or with Groups 1-3. Note that PCT Rule 13 does not provide for multiple products or methods within a single application. Since the special technical feature of each Group invention is not present in any other Group invention, unity of invention is lacking.